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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/026,894	12/27/2001	Timothy J. Lalley	100110012-1	1270	
7590 02/06/2004			EXAMINER		
HEWLETT-PACKARD COMPANY			MENDOZA, ROBERT J		
Intellectual Prop	perty Administration			<del> </del>	
P.O. Box 27240	0	ART UNIT	PAPER NUMBER		
Fort Collins, CO 80527-2400			3713		
			DATE MAILED: 02/06/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	<i>l</i> :		<u> </u>	7	<b>V</b>				
		Applica	tion No.	Applicant(s)	1				
Office Action Summary		10/026,	894	LALLEY ET AL.	$\sim$				
		Examin	er	Art Unit					
		Robert J	Mendoza	3713					
The MA Period for Reply	ILING DATE of this commun	nication appears on t	ne cover sheet with the c	correspondence a	ddress				
THE MAILING  - Extensions of time after SIX (6) MON  - If the period for re - If NO period for re - Failure to reply wir Any reply received	D STATUTORY PERIOD F DATE OF THIS COMMUN e may be available under the provisions THS from the mailing date of this coming ply specified above is less than thirty (in ply is specified above, the maximum is thin the set or extended period for reply to by the Office later than three months in adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no e munication. 30) days, a reply within the st tatutory period will apply and y will, by statute, cause the a	event, however, may a reply be tin atutory minimum of thirty (30) day will expire SIX (6) MONTHS from plication to become ABANDONE	nely filed s will be considered time the mailing date of this of D (35 U.S.C. § 133).					
Status									
1) Respons	sive to communication(s) file	ed on							
· ·		2b)⊠ This action is	non-final.						
3)☐ Since th	<del>-</del>								
closed in	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposition of Cla	aims								
4)⊠ Claim(s)	☑ Claim(s) <u>1-16</u> is/are pending in the application.								
4a) Of th	4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim(s)	Claim(s) is/are allowed.								
	☑ Claim(s) <u>1-16</u> is/are rejected.								
• • • • • • • • • • • • • • • • • • • •	Claim(s) is/are objected to.								
8)☐ Claim(s)	are subject to restri	ction and/or election	requirement.						
Application Pape	rs								
9)☐ The spec	ification is objected to by th	ne Examiner.							
10)∐ The draw	ving(s) filed on is/are	e: a) accepted or l	o) objected to by the	Examiner.					
Applicant	may not request that any obje	ection to the drawing(s)	be held in abeyance. Se	e 37 CFR 1.85(a).					
•	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)∐ The oath	or declaration is objected t	to by the Examiner. I	Note the attached Office	Action or form P	TO-152.				
Priority under 35	U.S.C. § 119								
a) All b 1. Co 2. Co 3. Co	edgment is made of a claim  ) Some * c) None of:  ertified copies of the priority  ertified copies of the priority  opies of the certified copies  oplication from the Internation	y documents have be y documents have be of the priority docur onal Bureau (PCT R	een received. een received in Applicat nents have been receive ule 17.2(a)).	ion No ed in this National	I Stage				
* See the a	ttached detailed Office acti	on for a list of the ce	tified copies not receive	ed.					
Attachment(s)			_						
1) Notice of Refere		DTO 040)	4) Interview Summary Paper No(s)/Mail D						
	person's Patent Drawing Review ( losure Statement(s) (PTO-1449 o il Date <u>2</u> .		5) Notice of Informal F		O-152)				

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### **DETAILED ACTION**

#### **Election/Restrictions**

- Claims 1-16, drawn to a system and method of playing a game, classified in class
   463, subclass 51.
- II. Claims 17-21, drawn to a method of making a display strip, classified in class 40, subclass 452.

Inventions I and II are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention II has separate utility such as the display strip can be utilized for other games and purposes. See MPEP § 806.05(d).

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

During a telephone conversation with Trueman H. Denny III on February 3, 2004 a provisional election was made without traverse to prosecute the invention of Group I, claims 1-16. Affirmation of this election must be made by applicant in replying to this Office action. Claims 17-21 are withdrawn from further consideration by the examiner, 37 CFR 1.142(b), as being drawn to a non-elected invention.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-16 are rejected under 35 U.S.C. 102(b) as being anticipated by Brucker et al (USPN 4,487,583).

Brucker, in FIGS. 1-4, col. 2:29-67 and col. 3:21-67, illustrates and discloses a system and method of playing a game comprising applying at least one display strip to at least one player, wherein the display strip comprises a plurality of lights and wherein the lights are capable of displaying images, receiving input from at least one player, providing out signals to the display strip and displaying images on the display strip. Brucker, in col. 2:29-67, col. 3:21-67 and col. 4:62-67, discloses providing output signals indicative of the player's status in the game and displaying the player's status in the game on the display strip. Brucker, col. 3:21-67 and col. 4:62-67, discloses the display strip comprises a plurality of display strips and at least one player comprises a plurality of players, and wherein the step of applying at least one display strip to at least one player comprises applying at least one display strip to each player. Brucker, in col. 3:21-67 and col. 5:6-37, displaying each player's game status, providing output signals from a game processor, receiving input provided by a simulated weapon shot. Brucker, in FIGS. 1-7, col. 3:21-67, col. 5:6-37 and col. 11:4-20, discloses a processor, a plurality of input devices in communication with the processor, at least one sensor, wherein the sensor is capable of sensing radiation from a simulated weapon firing and providing an output to the processor in response to the simulated weapon firing. Brucker, 3:21-67, col. 5:6-37 and col. 11:4-20, discloses the processor comprises a hand-held microprocessor capable of executing stored game information.

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Brucker, in col. 9:45-67 and col. 11:17-21, discloses emitting an audible sound from the display strip.

# **Conclusion**

Any inquiry concerning this communication or earlier communications from the examiner should be directed to R. Mendoza whose telephone number is (703) 305-7345. The examiner can normally be reached on Monday-Friday from 8:00am to 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Teresa Walberg, can be reached at (703) 308-1327. The USPTO official fax number is (703) 872-9306.

DМ

February 3, 2004

Téresa Walberg

Supervisory Patent Examiner Group 3700